or lubricating oils, lubricants, mixtures of lubricants, adulterated oils, reclaimed oils, or falsely labeled oils, or other similar products, in any manner whatsoever, so as to deceive or tend to deceive the purchaser as to the nature, origin, quality, grade, or identity, of the product so sold or offered for sale, or to store, sell, expose for sale or offer for sale in any manner so as to deceive or tend to deceive the purchaser, any lubricating oil, lubricants, mixtures of lubricants, adulterated oils, or falsely labeled oils which had been once used for lubrication purposes and subsequently reclaimed, re-fined or reconditioned, without clearly indicating or setting forth such fact on the container, pump or distributing device used; or

Sec. 2. And be it further enacted, That this Act shall take effect June 1, 1949.

Approved April 29, 1949.

## CHAPTER 652

(House Bill 752)

AN ACT to authorize and empower the County Commissioners of Frederick County to borrow an amount not to exceed Two Million Five Hundred Thousand Dollars (\$2,500,000), and to issue notes and/or bonds therefor, for the purpose of making additions or alterations to existing school buildings, to acquire land, grade and improve the same, and construct new schools, to purchase equipment and to provide for the levy of taxes to pay the interest on and to retire said notes and/or bonds.

Section 1. Be it enacted by the General Assembly of Maryland, That the County Commissioners of Frederick County, a body corporate, in order to provide funds for the purpose of making additions or alterations to existing school buildings, to purchase land, grade and improve the same, and erect thereon new school buildings, to purchase new equipment for existing and newly constructed schools and to pay architects and other professional fees in connection with such construction, is hereby authorized and empowered to borrow, from time to time, in such amounts as it shall deem necessary, money on the faith and credit of said County, and to issue therefor notes or bonds, provided that in the aggregate said notes and bonds shall not exceed the sum of Two Million Five Hundred Thousand